

United States Patent and Trademark Office



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/781,140	02/12/2001	Norbert Kollmann	A33966 (071308.0117)	7444
75	90 10/08/2003		EXAM	IINER
Baker Botts L.L.P.			LEYKIN, RITA	
30 Rockefeller	Plaza			
New York, NY 10112-4498			ART UNIT	PAPER NUMBER
•			2837	

DATE MAILED: 10/08/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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18		Application No.	Applicant(s)		
ε Τ		09/781,140	KOLLMANN, NORBERT	KOLLMANN, NORBERT	
,· '	Office Action Summary	Examiner	Art Unit		
<u> </u>		Rita Leykin	2837	<u> </u>	
Period fo	- The MAILING DATE of this communication app r Reply	ears on the cover sheet	vith the correspondence address		
A SHO THE M - Exten after - If NO - Failur	DRTENED STATUTORY PERIOD FOR REPL'MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or et or reply within the set or extended period for reply will, by statute apply received by the Office later than three months after the mailing	36(a). In no event, however, may y within the statutory minimum of the vill apply and will expire SIX (6) Medication to become	a reply be timely filed iirty (30) days will be considered timely. DNTHS from the mailing date of this communication ABANDONED (35 U.S.C. § 133).	ո.	
	d patent term adjustment. See 37 CFR 1.704(b).	date of this continuing tion, even	manuf most may rossoo any		
3tatus 1)⊠	Responsive to communication(s) filed on <u>08 S</u>	Sentember 2003 .			
2a)⊠		is action is non-final.	·		
3)□	Since this application is in condition for allows		atters, prosecution as to the merits i	is	
•	closed in accordance with the practice under on of Claims	Ex parte Quayle, 1935 (C.D. 11, 453 O.G. 213.		
4)🖾	Claim(s) 1-9 is/are pending in the application.				
4	4a) Of the above claim(s) is/are withdraw	wn from consideration.			
5)⊠	Claim(s) <u>2-9</u> is/are allowed.				
6)⊠	Claim(s) <u>1</u> is/are rejected.				
7)	Claim(s) is/are objected to.				
•	Claim(s) are subject to restriction and/o	r election requirement.			
Application	on Papers				
,	he specification is objected to by the Examine				
10)□ 1	The drawing(s) filed on is/are: a)☐ accep				
. —	Applicant may not request that any objection to the				
11)∐ 1	he proposed drawing correction filed on		disapproved by the Examiner.		
(a) 🗆 =	If approved, corrected drawings are required in rep				
,—	The oath or declaration is objected to by the Ex	aminer.			
	nder 35 U.S.C. §§ 119 and 120				
•	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C	. § 119(a)-(d) or (f).		
a)[☐ All b)☐ Some * c)☐ None of:				
	 Certified copies of the priority documents 	s have been received.			
	Certified copies of the priority documents	s have been received in	Application No		
	 Copies of the certified copies of the prior application from the International Buree the attached detailed Office action for a list 	reau (PCT Rule 17.2(a))			
	cknowledgment is made of a claim for domesti			on).	
a)	☐ The translation of the foreign language procknowledgment is made of a claim for domesti	visional application has	been received.	·	
Attachment	•	•			
1) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of	v Summary (PTO-413) Paper No(s) f Informal Patent Application (PTO-152) .		

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DETAILED ACTION

Response to Amendment

This office action is in response to arguments filed on 09/08/03.

Applicant's arguments found not persuasive. It is the examiner responsibility to give a broadest interpretation to the language of the claim and claimed subject matter. The interpretation given to claim 1 is based on the claimed subject matter. The provided prior art considered be relevant to the submitted application. In Turatti US # 4,332,306, Fig. 5 shows, the positive supply terminal from battery 21 that are connected to the supply inputs of the control unit 111 and detector unit 110. Wherein the positive terminals of the battery 21 also connected via the control unit to the output 16a that is source of positive voltage to the coil 7. In this case the direction of the actuation will coinside with that supplied polarity of applied voltage.

Examiner maintains the rejection of claim 1 as follows.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States
- 2. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Turatti US # 4,332,306.

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Turatti discloses the safety system for a motor vehicle steering lock, that operates to lock the bolt in its retracted position whenever the vehicle in motion, (see abstract). Wherein, the detector device senses when the vehicle is in motion and supplies a signal to an electromagnet to effect locking. In Fig. 1 Turatti shows:

- A detector 10 having an output signal indicative of whether vehicle is moving or stationary;
- In Fig. 1, the electronic circuit 11, process the signal from the detector 10 and provides an output voltage across a pair of output lines 16a and 16b connected to the winding 7. The polarity of the output voltage from the electronic circuit 11 is such as to excite the winding 7 and consequently prevent the displacement of the bolt 5 into the extended position when the vehicle is in motion, (see column 3, lines 25-35).
- Fig. 5 shows number of control connections outputs from detector 110 to electronic circuit 111 that manage to operate the motor 7.

Allowable Subject Matter

3. Claims 2-9 based on the arguments are allowed.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time 4. policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rita Leykin whose telephone number is (703)308-5828. The examiner can normally be reached on Monday-Friday 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Nappi can be reached on (703)308-3370.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0956.

> Rita Leykin **Primary Examiner**

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